U.S. BANKRUPTCY COURT District of South Carolina

Case Number: 17-00410

ORDER AVOIDING JUDICIAL LIEN (11 U.S.C. $\S522(F)(1)(A)$) EQUITY ANALYSIS/CO-OWNED PROPERTY

The relief set forth on the following pages, for a total of 2 pages including this page, is hereby **ORDERED**.

FILED BY THE COURT 04/10/2017



Entered: 04/10/2017

David R. Duncan

Chief US Bankruptcy Judge District of South Carolina

UNITED STATES BANKRUPTCY COURT DISTRICT OF SOUTH CAROLINA

DALE THOMAS PREVOST Last four digits of social security #: 9677 RUTH ANN PREVOST Last four digits of social security #: 6655)))	CASE NO.: 17-00410 CHAPTER: 7 ORDER AVOIDING JUDICIAL LIEN (11 U.S.C. §522(F)(1) (A)) EQUITY ANALYSIS/CO-OWNED PROPERTY
Debtors.		

Before the Court is the motion of the Debtors to avoid the judicial lien held by the following creditor:

Name of creditor and description of property securing lien	Total Equity (Value of Debtor's Property Less Senior/ Unaviodable Liens)	Debtor's Equity (Total Equity Multiplied by Debtors' Proportional Interest in Property)	Applicable Exemption and Code Section	Non- exempt Equity (Debtor's equity less exemption)	Estimated Judicial Lien	Judicial lien not avoided	Judicial lien avoided
American	\$0	\$0	None	\$0	\$17,100	\$0	\$17,100
Express (entered							
1/29/13) -							
real property							
located at							
2390 Seabrook							
Island							
Road,							
Johns							
Island, SC							

The Court finds that the judicial lien of the above-named creditor impairs the exemptions to which the Debtors would otherwise be entitled under 11 U.S.C. §522(b) and Chapter 41 of Title 15, Code of Laws of South Carolina, 1976 (as amended), and that the judicial lien should therefore be avoided pursuant to 11 U.S.C. §522(f)(1)(A) in the amounts set forth above.

Therefore, IT IS ORDERED that the judicial lien held by the above-named creditor be, and hereby is, avoided in the amount set forth above. Any judicial lien set forth above which is avoided in full may be canceled of record at any time after thirty (30) days after a discharge in this case is granted.